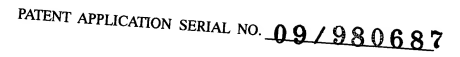
## JC07 Rec'd PCT/PTO 0 7 DEC 2001

FORM PTO-1390 (REV. 11-2000) U.S. DEP	ARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	RECT PUTPIO 0 7 DEC 2001				
TRANSMITTAL LETTER T	THE ID HERED OF THE	ATTORNEY'S DOCKET NUMBER				
DESIGNATED/ELECTER	0249-0123P					
DESIGNATED/ELECTEI	U.S. APPLICATION NO. (If known, see 37 CFR 1.5)					
INTERNATIONAL APPLICATION A FILING UNDER 35 U.S.C. 371		U9/980687				
ATTECATION NO.	INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED				
PCT/PT 00/00006	June 8, 2000					
TITLE OF INVENTION		June 9, 1999				
METHOD AND APPARATUS FOR PREPARING PAPER PULP FROM USED PAPER  APPLICANT(S) FOR DO/EO/US						
<i>b</i>						
Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:						
1. This is a FIRST submission of items conserved.						
This is a FIRST submission of items concerning a filing under 35 U.S.C. 371.  This is a SECOND or SUBSEQUENT at the state of the state						
2. This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371.  3. This express request to begin patients and the submission of items concerning a filing under 35 U.S.C. 371.						
examination until the expiration of the applicable time limit set in 35 U.S.C. 371(f) at any time rather than delay  4. The US has been elected by the expiration of 19 months from the primits. It is a set of the control of 19 months from the primits.						
4. The US has been elected by the expiration of 19 months from the priority date (Article 31).  5. A copy of the International Application as SI 1 (25 th 5 The Intern						
Ty a me international Application as filed (35 I) S.C. 271( )(2)						
required only if not transmitted by the Internation 1 B						
as the required, as the application was filed in the United States D						
6. An English language translation of the International Application as filed (35 U.S.C. 371(c)(2)).  a. is transmitted herewith.						
in the with the second		, ,				
has been previously submitted under 35 U.S.C. 154(d)(d)						
Amendments to the claims of the International Application under BCT Avide to Garage						
I not transmitted by the Intermetic 1 P						
Table 1 of the International Rureau						
c. have not been made; however, the time limit for making and						
- Indeed and will holl be made						
An English language translation of the amendments to the element 1. D. T.						
An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).						
All Eligiish language translation of the approved of the sproved o						
Items 11. to 20. below concern document(s) or information included:						
11. An Information Disclosure Statement under	er 37 CFR 1.97 and 1.98, Form PTO-1449(s)	and Index				
(PCT/ISA/210) with 2 cited document(s).	3, 1 0, 1 10-1449(s)	, and International Search Report				
13. A FIRST preliminary are at	separate cover sheet in compliance with 37 (	CFR 3 28 and 3 31 in install				
preliminary amendment.						
4. A SECOND or SUBSEQUENT preliminar	y amendment.					
A substitute specification.		1				
A change of power of attorney and/or addre	ess letter.					
A computer-readable form of the sequence listing in accordance with port p						
A second copy of the published international application under 35 U.S.C. 154(d)(4).  A second copy of the English Issue at the English						
A second copy of the English language translation of the international conditions.						
Other items or information:	Other items or information:  Other items or information:					
1.) International Preliminary Examination Penert (DCT/IDEA 1400)						
2.) Six (6) Sheets of Formal Drawings						
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## JC10 20 d PCT/PTO 0 7 DEC 2001

U.S. APPLICATION NO (if known, so		DITEDMANIA			250 500	
L U9/9	1. The following fees are submitted:  PASIC NATIONAL APPLICATION NO PCT/PT 00/00006		ATTORNEY	'S DOCKET NUMBER		
I PASIC NATIONAL	FFF (27 CFF		CALCULATION	0249-0123P		
Neither international	preliminary examination fee (37 CFR 1.492(a)	)(1)-(5):		CALCULATIO	ONS PTO USE ONLY	
nor international sea	rch fee (37 CED 1 445()	n fee (37 CFR 1.482)		1		
nor international search fee (37 CFR 1.482) and International Search Report not prepared by the EPO or JPO						
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USPTO but Internation	onal Search Report prope	CFR 1.482) not paid to ared by the EPO or JPO				
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and all claims setimes	ary examination fee (37 (	CFR 1.482) paid to USPTO				
ENTED AD	provisions of PCT Artic	CFR 1.482) paid to USPTO cle 33(1)-(4)	£100.00			
			\$100.00	\$ 890.00		
Surcharge of \$130.00 f	or furnishing the oath or	declaration later the		050.00	<b>'</b>	
	t claimed priority date (3	7 CFR 1 402(a)	<b>3</b> 0	\$ 130.00	<del></del>	
	NUMBER FILED	NUMBER EXTRA		3 130.00	' [	
Total Claims	23 - 20 =	3	RATE			
Independent Claims	1 - 3 =		X \$18.00	\$ 54.00		
MULTIPLE DEPENDE	NT CLAIM(S) (if applic	0	X \$84.00	\$ 0.00		
	TOTAL		+ \$280.00	\$ 0.00		
Applicant claims sm	all entity status Social	AL OF ABOVE CALCULA CFR 1.27. The fees indicated ab	TIONS =	\$ 1,074.00	<del> </del>	
reduced by 1/2.	ontify status. See 3/ (	FR 1.27. The fees indicated ab	ove are	1,074.00	<del></del>	
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rocessing fee of \$130.0	o for furnishing the Engli	SUB	TOTAL =	\$ 1,074.00	<del></del>	
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			+	\$ 130.00	[	
TOTAL NATIONAL FEE = \$ 1,204.00 ccompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). \$40.00 per property + \$ 0.00						
companied by an appro	priate cover sheet (37 CF	FR 3.28. 3.31) \$40.00 ===	st be	\$ 0.00		
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A duplicate copy of	this sheet is enclosed.	in the amount of \$	to cov	er the above fees.		
∑ The Commissioner is	s hereby authorized to	arge any additional fees which 18.				
overpayment to Dep	osit Account No. 02 24/	arge any additional fees which	may be requir	red or credit and		
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(a) or (b)) mast be	med and granted to res	er 37 CFR 1.494 or 1.495 has n store the application to pendin	ioi been met,	a petition to revive	(37 CFR	
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		· -	Raymond (	C. Stewart, #21,066	eval)	
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PTO-1390 (REV 11-2000) page 2	of 2					



## U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE FEE RECORD SHEET

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\*U.S. GPO: 2000-468-987/39595